HUMANA HOSPITAL-ALASKA

NAME: MONACO, DONALD

ER#: 4186564 ROBERT RIPLEY, M.D.

EMERGENCY ROOM NOTE

DATE: 03/10/92, 10:44 p.m.

Mr. Monaco is a 33-year-old male who comes in with HISTORY: multiple complaints. The patient states that he was on his way home from skiing at Alyeska this evening when he had an episode where he got dizzy and his fingers were tingling. The patient states that he had ringing in his ears and that he was "hearing double." The patient states that he also had a sharp chest pain that lasted for several minutes which radiated down into his abdomen and up into his neck. The patient denies exertional component to this chest pain. He is a nonsmoker and denies a family history of cardiac disease. The patient denies a history of hypertension or diabetes. The patient denies diaphoresis, nausea or vomiting. The patient has had several episodes of this chest pain in the past, none related to exertion. He has been worked up by Dr. Archer and was told that he might have coronary artery vasospasm. He was started on Cardizem, but states that it gave him headaches and made him throw up, so he discontinued it. patient is also being worked up by Dr. Bundtzen for elevated liver enzymes, and he has been told that he has hepatitis B. currently takes no medications and is allergic to penicillin.

PHYSICAL EXAMINATION: Temperature 97.5, pulse 71, respiratory rate 20, blood pressure 150/98. Examination reveals a nervous but otherwise pleasant, uncomfortable young man, breathing easily, lying on a stretcher. Head is normocephalic, atraumatic. Pupils are equal and reactive to light. Extraocular motions are intact. Sclerae are anicteric. Conjunctivae are uninflamed. Nose and throat are clear. Neck is supple without nodes or thyromegaly. There is no jugular venous distention. Breath sounds are clear and equal bilaterally without wheezes or crackles. Heart sounds are regular without murmur or gallop. The abdomen is soft and nontender with normal bowel sounds. No hepatosplenomegaly or peritoneal signs. The ribs and sternum are nontender to palpation.

LABORATORY AND X-RAY DATA: An electrocardiogram was performed which showed normal sinus rhythm with some J-point elevation or early repolarization of the anterior leads. Otherwise the axis is normal. The intervals are normal. This is a borderline EKG. Laboratory data reveal a normal chem-24 with the exception of an SGOT of 68, SGPT 161. CPK is 154.

ASSESSMENT:

- Anxiety attack.
- 2) Elevated liver function tests. CONTINUED...

HUMANA HOSPITAL-ALASKA

NAME: MONACO, DONALD

ER#: 4186564

ROBERT RIPLEY, M.D. EMERGENCY ROOM NOTE

PAGE 2

PLAN: The patient will go home and rest, and he was instructed in how to relax and take slow breaths when he felt these anxiety feelings coming on. He will follow up on his liver enzymes with Dr. Bundtzen and his chest pain with Dr. Archer.

ROBERT RIPLEY, M.D.

RR:kkt

RECORD #9678

D: 03/10/92

T: 03/16/92

cc: Dr. Robert Ripley

Dr. Robert Bundtzen

Dr. Gary Archer

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DATE OF VISIT: 7/15/92

SUBJECTIVE:

The patient is a 33-year-old male who presents to the Emergency Room with a history of multiple somatic complaints including dizziness, intermittent numbness on left side including arm and leg. The patient said that he had a number of episodes of chest pain and was unable to get a full breath of air. The patient has been evaluated extensively recently for similar symptoms including CT scan of the chest and abdomen, EKG, echocardiogram. The patient states that he has been diagnosed periodically with pericarditis and also has a history of hepatitis C with elevated liver function tests which is gradually resolving. The patient also states that he has been told that he has a partially calcified aortic valve by echocardiogram. The patient is unclear and presents at this time for further evaluation.

OBJECTIVE:

Temperature 99, pulse 70, blood pressure 127/70. In general, this is a very anxious appearing young male, healthy appearing. HEENT is normal. Neck is supple. Chest is clear to auscultation. Cardiac: regular rate and rhythm. Abdomen is soft. Neurologic: cranial nerves were intact. Motor, sensory and coordination intact.

LABORATORY STUDIES:

EKG reveals sinus rhythm without acute changes.

IMPRESSION:

Anxiety.

2. History of hepatitis C.

PLAN:

The patient was referred by request to Dr. Shannon and Dr. Sonneborn for further evaluation.

John R. Hanley, M.D.

cc: David Sonneborn, M.D.
Charles Shannon, M.D.

JRH/198/7388 D: 07/15/92 T: 07/16/92

NAME: MONACO, DONALD

MR NO.: 20-71-80

PHYSICIAN: John R. Hanley, M.D.

Emergency Room Report

07/15/92

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DATE OF VISIT: 2/27/92

SUBJECTIVE:

The patient is a 33-year-old male who presents to the Emergency Room with history of an episode of sharp chest discomfort this evening and lightheadedness. The patient states he has had episodic discomfort for the past two months. The patient reportedly has undergone extensive work-up including echocardiogram and treadmill studies. He states that he has been told that he has a possible leaky mitral valve. The patient was concerned because of his episode this evening and states that he is pain free at this time and would like to be evaluated. The patient is a nonsmoker, denies any family history of heart disease.

PHYSICAL EXAMINATION:

Temperature 98.6, pulse 80, blood pressure 120/80. In general a very anxious young male. HEENT: normal. The neck is supple. Chest: clear to auscultation without rales or wheezes. Cardiac exam: regular rate and rhythm without murmurs, rubs or extra sounds. Abdomen soft.

LABORATORY DATA:

EKG reveals sinus rhythm with no acute changes, unchanged from previous cardiograms. Chest x-ray negative.

IMPRESSION:

Chest pain, doubt cardiac in nature.

PLAN:

The patient is reassured and he is to follow-up with

Dr. Archer tomorrow as scheduled.

John R. Hangey, M.D.

cc: Gary Archer, M.D.

JRH/154/5213 D: 02/28/92 T: 02/28/92

NAME: MONACO, DONALD J. JR

MR NO.: 20-71-80

PHYSICIAN: John R. Hanley, M.D.

Emergency Room Report

02/27/92

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EMERGENCY

PUBLICITY: OPN

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DATE OF VISIT: 10/7/92

CHIEF COMPLAINT: Headache.

HISTORY:

34-year-old male with history of migraine headaches who complained of a headache which began about two hours ago. It was preceded by his vision "going out" on him in right eye and then pain came on which was located in the right head. He stated that pain was nonthrobbing, without radiation. He had no further visual disturbance. He has had no neck pain, stiffness, fever or chills. He complains of nausea but no vomiting. He has had no diarrhea. The patient has a history of migraine headaches and states that this pain feels similar to the headaches that he has had before. He has suffered from migraine since age 17. These had decreased in frequency up until the last year. He has had two to three per month. He states that this is among the worst that he has had. This does feel similar to the headaches that he has had before.

The patient also has a history of hepatitis C as well as elevation of his liver enzymes for quite some time, about six years. He states that this may possibly be due to alcoholic cirrhosis as he formerly was a heavy drinker. He has cut down on his alcohol but one month ago, had a binge of alcohol and he was felt to have developed a pancreatitis after this. He also has a history of aortic stenosis and follows with a cardiologist for this.

OBJECTIVE:

On examination, this is an alert and awake white male who was in no acute distress and is afebrile. Blood pressure is 142/90. Pupils were equal, round, reactive to light. Extraocular movements were fully intact. He has no photophobia. Fundi are benign. Neck was supple with full range of motion, no adenopathy. Oropharynx is moist. TMs were clear. Lungs were clear to auscultation. Heart: regular rate and rhythm, no murmurs, gallops or rubs. Chest wall is nontender. Abdomen: bowel sounds are present, soft, flat, nontender, nondistended, no masses, guarding or rebound. He has no hepatosplenomegaly. Extremities are without cyanosis, clubbing or edema. Pulses intact. Neurologic: cranial nerves were intact. No motor or sensory deficit. DTRs were 2+ and equal, no ataxia on gait.

The patient was given an injection of Demerol and Phenergan. Within one half hour, he noted complete relief of his headache. He had no further nausea.

GRB/198/9801

D: 10/07/92 T: 10/08/92

Emergency Room Report

NAME: MONACO, DONALD

MR NO.: 20-71-80

PHYSICIAN: Gregg R. Bruns, M.D.

10/07/92 PAGE 1



DIAGNOSIS:

Typical migraine headache.

PLAN:

The patient was instructed to go home and rest and avoid alcohol, caffeine and tobacco and will follow up with his physician.

Gregg R. Bruns, M.D.

GRB/198/9801

D: 10/07/92 T: 10/08/92

Emergency Room Report

NAME: MONACO, DONALD

- MR NO.: 20-71-80

PHYSICIAN: Gregg R. Bruns, M.D.

10/07/92

PAGE 2

EMERGENCY NOTES

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EMERGENCY MEDICINE SERVICE DISCHARGE INSTRUCTIONS......

MONACO, DONALD JAMES JR 7 78 07 35, 12/14/92 07:48, 554153829

2900 BONIFACE PKWY #625 ANCHORAGE AK99504

Your EMERGENCY PHYSICIAN(s): DR. JONG 0791	
Your RESIDENT PHYSICIAN: DR. DANIEL MARKOWITZ	
EVALUATION	•••

Evaluation in the emergency department included triage, a screening exam by the nurse, and a history and physical by DR. JONG 0791

Cardiology consultation was obtained to assist in your care.

The following tests were also performed:

EKG/MONITORING: EKG MONITORING and 12 LEAD EKG. .

An EKG and/or EKG monitoring were performed. EKG's are read by the emergency physician and are reviewed by a cardiologist. If there are any discrepancies, we will contact you and/or your referral physician.

Based on this evaluation, the following diagnoses have been made. Remember that these are preliminary diagnoses and follow up with your referral physician may be necessary.

DIAGNOSIS-1

NON-SPECIFIC CHEST PAIN 786.50

*Non-specific chest pain means that the cause of the chest pain is not clear. Causes of this condition include injury/inflammation of the ribs, muscles or other chest wall structures, inflammation of the pleura, esophageal problems and other conditions. Although heart disease is considered to be very unlikely,

it has not been completely ruled out.

INSTRUCTIONS

*If medications were prescribed, take them as instructed. Follow up with your referral physician is important. If the pain is increasing in severity or duration, there is associated sweating or shortness of breath, the pain radiates to the neck, jaw or arms or there is rapid or irregular heartbeat, call the medics at 911 or the emergency department immediately.

DIAGNOSIS-2

POSSIBLE CHEST WALL PAIN 786.50/786.52

*Your chest pain is caused by an injury to or inflammation of the ribs, muscles, joints or ligaments in your chest wall. We believe that your pain is NOT due to HEART DISEASE.

INSTRUCTIONS:

*Rest and avoid activities that exacerbate your pain. Take medications as prescribed or needed. If the pain is increasing or there are any problems, call your referral physician or the emergency department.

......TAKE HOME MEDICATIONS.....

*} ሁ*ያ ነ

Nurse Signature 177.

icem No.

I C SEHCAGE

RECEIVING/TRANSFER SCREENING San Bernardino County Sheriff's Department

BOOKING # Last PPD Date: □Sick Cal □Medical Housing □Suicide Watch/Safety Cell □Refer to Patient Ed. Nurse Vital Signs: □Emergency Room □General Population □Delay □Refer to Mental Health □Refer to CD Nurse DISPOSITION (Check all that apply): FEMALES ONLY DATE & TIME BOOKED: Inmate's Signature Nurse's Signature: Commen:s: Last CXF Date: 10. Do you have any rashes, cuts, boils, abscesses, lice, or crabs? NAME: Havis you given birth to a child in the past year? Havi you been a patient in a mental hospital within the past 5 years?
Havi you ever been treated at a Regional Center or diagnosed with developmental problems? Are you currently receiving psychiatric treatment? Are you pregnant? Are /ou taking birth control pills? Are there any obvious respiratory problems?

Dyspnea Are there any signs of alcohol/drug intoxication and/or withdrawal? Do you have any other medical problems or injuries? Do you have any problems with mood swings, depression, or hearing voices? Are you thinking of harming yourself now? Have you ever tried to harm yourself? Dayou have any artificial limbs, braces, dentures, hearing aid, contact lenses, or eyeglasses? Dp you use street drugs such as heroin, cocaine, methamphetamine, or anything else? Have you had a head injury/traffic accident/light in the past 72 hours? fatig Je, night sweats? Have you ever been treated for tuberculosis? Are you taking or do you need to take any prescribed medications (including psychiatric)? Type/Dose: □Deformities HEALTH HISTORY: Does the prisoner appear to be mentally retarded, exhibiting hearing or speech problems, under the Have you recently been in contact with someone who has tuberculosis? Hav+) you had a cough for more than three weeks with any of the following: fever, weight loss □Back Injuries ☐Heart Trouble *Arresting Officer Signature and Badge # influance of drugs or alcohol, disoriented, confused, or have impaired level of consciousness, or 1pw much? ype/Dose: injured in any way? Did you apply or attempt any type of restraint (other than handcuffs)? hand in Jamis ©Hepatitis C ©Allergies: 17/ □Slurred Speech □Gooseflesh □Seizures/DT's Do you have any of the following problems? Hemia diSTD (>C) □Tuber Temp: > H4 | like (nio+ □Asthma Results: Due date: Results: How much do you drink? CJO MY 1001 Sex: W F Race: A Resp: ところと 0100 □Poor Coordination □Lethargy
□Wheezing □Tachypnea □Tuberculosis □ENT Problems □Diabetes てあれ Age: Emp. #: Pulse: ☐Kidney Problems ☐High Blood Pressure ☐Stomach Problems 10:1 DGHRC 2000 □Other ØFederal NTAKE Date Given: Date Read: LAST PPD: □Requires immediate medical follow-up CiRefer to Mental Health for follow-up DISPOSITION/CONCERNS: である。 フラフマン Bylley FREQUENCY 2 Tour Dontal ☐Refer to Dental 1 DATE A 1

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SAN BERNARDINO COUNTY SHERIFF'S DEPARTMENT RECEIVING/TRANSFER SCREENING FEDERAL PRISONERS



		inmate's Cimpture:
CXR	5 27 75	Nurse's Signature:
Result Pin m Chactin		Vital Signs: B/P Temp: Resp: Pulse:
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Refer to Mantal Health for follow-up		Last CXF Date: Results:
☐Requires immediate medical follow-up		Last PPD Date; Results; Results;
` ,	Health ☐Refer to CD Nurse☐Refer to Patient Ed. Nurse	toom ☑General Population ☐Delay ☐Refer to Mental ☐Medical Housing ☐Suicide Watch/Safety Cell ☐
		Have you given birth to a child in the pas
		1 21. Are you taking birth control pills? Due date:
:		MALESONLY
DISPOSITION/CONCERNS:	y achypnea	19. Are there any signs of alcoholidrug intoxication and/or withdrawal? ☐Tremors ☐Slurred Speech ☐Gooseflesh ☐Poor Coordination ☐Lethargy 20. Are there any obvious respiratory problems? ☐Dyspnea ☐Wheezing ☐Ta
		FΤ
		16. Have you ever been treated at a Regional Center or diagnosed with developmental problems?
,		1
		1
		13. Are you thinking of harming yourself now?
		10. Do you have any rashes, cuts, boils, abscesses, lice, or crabs?
		 Do you use any street drugs such as heroin, cocaine, methamphetamine, or anything else? How, much?
		11
		Have you recently been in contact with someone who has tuberculosis? 1. Have you had a head injury/traffic accident/fight in the past 72 hours?
	langue, night	l g
		Have you ever been treated for tuberculosis?
		3. Are you taking or do you need to take any prescribed medications (including psychiatric): Type/Dose:
1	Problems	☐Back Injuries ☐Hepatitis ☐HIV/AIDS ☐ENT Problems ☐Kidney ☐Dental Problems ☐Allergies:
Thutter 25mg Urdpr	☐Stomach Problems ☐High Blood Pressure	☐Hiart Trouble ☐Hemia ☐STD ☐Tuberculosis ☐☐Diiformities ☐Seizures/DT's—☐Asthma ☐Diabetes ☐
		any way? Did you apply or attempt any type of restraint (other than handcuffs)? HEALTH HISTORY: Do you have any of the following problems?
-	r injured in	 Does the prisoner appear to be mentally retarded, exhibiting hearing or speech problems, under the influence of drugs or alcohol, disoriented, confused or have impaired level of consciousness, or injured in
MEDICATIONS	1 3 85 18 . L .	DATE & TIME BOOKED : 1.1.1 1100 Sex: M F Race 11 Agel 0 DOB:
, DISCHARGE SUMMARY) (C	NAME: 11 Federal #
DOSAGE/ FREQUENCY ###################################	MEDICATIONS Thuttex 25/19 Thuttex 25/19 Thuttex 25/19 Thatter to Mantal Health for follow-up process immediate medical follow-up proce	The INTAKE DISCHARGI The Injured in Injured

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Von Monace 3 Aug 92 - 14. phones - states wisdom teeth are injected of painful & began having some swallen socies in mech today. Had similar occurance a of couple mos. Ago. . Floriders if we could give him some autibioties. Advised to see dentiet ASAP for appropriate treatment of this deutal grob. However, to avoid further grob-grier to seeing dentest will give. 1.) Eigthromeyein 250 mg. Qid X? days (due to allergy to Prien.) blas adviced to contact us for antibiotic pre-med prior to disital procedure. V.O. Dr. Archer / K. Barnum, RV octor: Pt. was relatively softenatic for 2 mos, Then
noted onset of Q west + now @ sup set. chest
pair during last 2 m/s — ex exacerbriled if does not
This is sufficient nest. As returned to equisodic ettoh PE; Chest; Clear CUS; RSR. S. S. www. 91 7/07 holosoget, slightly
severately on ELSB -> year. o gallogs

(?) pals, dicks. (AS seen in fully ?) It a knew muramer - ? related to present rostic steiners

Rec: OHS-II, SR, AFP, Blood anthons X3
OGIT, 2D OTHO 10/6 Call for

P. ch

Port Day 11:11

4 July 92:

9 fully pom - felt blooked, workgasted, and if sat up & episastrice pain
9 fully pm. > felt blooked, constiguited, cop if sat up & episostaic pain Radiship to @ chest & lown @ som - Then into @ 69 - 10 fully -> ""
" july - B Ant - medial sharp pain, pussure for 45" = " warm sunt
12 fully -> occ (1) + @ WRIST + (5) Andrew Town or
13 fully -> occ (1) + (1) Whist + (1) Shoulder Twinger of pain otherise same from the until did some yard work 13 fully -> felt "good" \(\tau \) noted some one out wat till a
13 fuly - felt "good" \(\tau \) noted some out work tightness + occ \(\tau \) in 1885 in whist, 8 houlder. On pure as ted 99'Sode of nousex, "closury swort" - no pin.
sgisade of manda, "channy swart" - no pris.
14 fuly -> swoke & "warm channy sweat", egigastric blanking - hasted

Source	l lob To	<i>J</i>			
	4 mar	26 Jun	30 fun	6 July	7 July
5G-07	84	72	30 fun 82	55	48
SEPT	252	160	179	141	120
Any lace	45	64		43	40
1.2028	71	* 200	99	88	63
sed note	(MAS 7).	į	18		15
EKG-	-> Funth	en I ni ST	dersta	to four	iz leel

Text O R/o ensobie obstruction et splinte of odi: to egiption recent and recurrent LFT phromoditis. Prob. 3. h Higher SR. Pee: ODO Bullmum amout 1/2x-tola recordo 3) RFT 1/2, OHS-II, MM 12. 1

Son Monaco I - has had several existence of "Geneling" substimat. Study 5 Kto - s continued but slight decrease in 5 cleration, egg Std I And AVL. The one 7 July 82 O probable sold-tional egistates of consumy seting giren. Rec's 6 ant looking 300mg 38h + House net Afolygo: Pt. called best evening of conglared of the Lug pair, as CT Som lower Trans + your sod -> underste geleurungly Note: At now state be had felt well while ~ 1 fame.

When, for 1st Time in Trues, had i high of 19070H
and Egyptom started less Riam i we lake. Lipaso 200 -> 99 -> 88 -> 63 !!! Togs governd 1, pasos suggest recent paracrectitio plus and schangely suggest recent infection on their foxic injury to livor in part his rejury may be oriology. Clip pand

Don I onico 30 fue 92: It calls - thatis Indoorn stoyed put lower their your 3 dough. Foods will now & for some "lower" brook join. The elevated lignes is of concern Her: 1,5188, SA, HS-II + CAH Ans 6 foly92. At colle & state be is develoning egisédic egyptoms ("1:/ce 7 months 850") of nortes feeling "traid & shiffish" 2 has I meals, feels " have congested", etc reged 1. juste -> 99 (was 200) $HS-\overline{4} \longrightarrow WM \times SGST = S - (WMS 72) SGPF-179 (WMS 160)$ $SA \longrightarrow 18 (WMS 7)$ 5 hr GTT, +S-II, 1/342, suylose July 92 Developed O Ant chest pair o Modifica to Ant neck

And O sam last night - recurrent - but each

egisode lasts only ~ 2 see. Went to sleeg - but when

swoke Rin Am. noted dull mut chest but coursed of mode.

Then fift congested t channey t manuscated - Then O Am.

Alled. No five. Pos Cheet: clear as s. S. S. Wal. 6 rubs, dicky GKG-> 7 ST elemention If: O Probable flungcei conditis — No pancreatitis (doubt) Pec: 6 HS-II, SR, lyase, Anglose, arsachio B Titoris

20000000 - RTC 7/8 B Ledine 300mg gch

Do: Monaco 21 An 92: 2 last month and ~ 5 eprodes of Overt discomfort - sent in Captio care strip each time -> All war and without 54/7 AS. 2Ko -> whe (early negolaritation) Pac: O To current & & prophylachie on 1. b. ohis -~ 3 days 130 noted dull riche left lower Aut And Ant-lat that (~ 6-8 th Rib Area), my in exencise, Then lost night recurred & protection of constant pressured - fook a frame's Axid + had Some relief. Today has slump point of recordent 78'. Chest's clear. Tender to present one () xut 612 gr 145 Dod: NSA. S. S. WILL. & pubs hand. Silen not passated. Bylanon ST elevator. 1.700 -> 200 Anylose -> 64 CBC -> WBC = 6,200 (4/2, lyghs)

IS' O Possible plesoropeniemelika

Ceci O Traveli Andocii sonfitid x + de

(2) RTC 30 frue

Loud

"manges Pt. developed some systems some last sught - went to GR + had of if - fold was wat - It. State Ruse syntom occurred once perual months up after were ise + maybe 2 Trues in The past. Pt State he also is under I business stross. O Tains!: Verelon 20 — if any syntoms —
Then no meds at all RTC ; uk 1 vacation ASAP / Ann A 7 margas All week until After physical exercise greegerson dereligied sunging left suit that poin" Castring ~ 1', Then felt somewhat light headed for 10' — Then Byrytomatic mtil This som when strained to unimate + noted onset of @ mut dut paris losting ~ 2', Then sow gots + noted fast P.R. and felt; every 412, 512 heart beat was PS: Chest: clem QS: 151. 5 edgy otto-> use 6 had à + p Valsalvas -> NSR Thei of the remains very fearful. Wants OTT and correful recordings after to No RhyThin disturbance mst exercie

De Monaco To colled & stated did not stant Condition with Yours - Then That evening noted while working -out on rowing machine That gre would not exceed column. Comes to office to exercise on Treasurill + hard PR receleration observed. was if ed 311: resting -> NSA at 67/m,2. Shut at Stage II -> p 1'= 104 72'= 104 Stage III -> 71' = 107 p2' = 115 p3'= 12, Stage IV -> 71' = 150 p2' = 158 Post exercise: p1'=115 p2'=101 p3'= 88 P4'= 78p5'= 77 P6'=75-Top: longletely normal sinus rate recleration with exercise some sommal deceleration je exercise Plec: @ cont Contitor And

4

Jon Monaco. " (Com'T) rece Not found to halve stool positive for grands but well 14'd & Flagged + synthem staged and negotial weight. It who developed similar synthem late August (when he was also in blood that Rich + mexico and inodestually Land some that has had I gosphe of Loranhea as well as the episable of Loranhea as well as the episable of Loranhea as well as the Tops O Syngtones immediately jost - Cardition That do not squen related to jossible side effect of Cardition () (no joshnal BP dray, no ckG abnormalities, etc.) 3 No girandis infestation E) positivo R.A. factore of imparoun significans (9) projues NO SEPT cleration since 16 pon 92 Rec: Ostool x3 for ginndisi — consider Flogge C) HS-II, RA, Anylorse, Igner 1) Cout Cardison CD-180 - coll for any syntoms (4) RTC 10 hose (a) obtain 541 AA, Vumb regulte (b) obtain 4.W. Jan'92 work -up by De Care, Then

and send to De Michaelan

Pt. desalized diromas and war Ant-lat sharp det pour à rodivition down () sem - losted evening — later, friends fold At he agreemed

pole + At felt "nervous" + some fininges of

clost pair — went to Humand on - told other

+ CXX was wind. Had productive cough often (?) Po: chest: clean CNS' RSO. S.S. WML & S. gelid. & Com, puls, gallager, whiles.

PMI =/= MCC - 5Th /s. The oposible episode of cononsy sitery SASM RA = POS (1:40) AND = NB9 SGPF= 224 (WAS 151 on 1/26) Bec: 024 ha unine for VMA, SHIAM

OHS-II, ANA, RA, SRKY Ans 3) Tarol: CARATOM CD-180 ORTE 3/4UN thing 92: O Pt. did not Toke sony Candidon with About I have so — + Then noted "further" orn hor and Then "lightening pain from the to left som" + feeling claiming. (BP 10/90) 119/90 T)

(3) And multiple opsoles of full that pain + occ shony pairs to (3) shoulden be from 2/28 and now. Manually le grigative superform (blanking). EKG -NSK. Teetay (con T)

5 FBB92 :

Itagi O sospie stenosis (mild) à gantiol fusion of 2 liaflets à mild outflow obstruction of? otiology (?RHD, etc)

(2) roild-moderate sonti insufficiency 2° to 0

@ mild mithal regungitation.

@ wild LAG, probably 20 to 3

Dohest pain, possibly 20 to {cor. entery spasm} - No aidens of CAD

@ ingraparate sudden sinus Rate changes and

D History of chronic hegatis & Hor C & recent existence of hegatic injury 20 to This How 5 TOF.

Rec'd prophylactic antibiohis for divoly proudunos.

D'Avoid transferic exercise (bench press, st) —

but antimme school program.

3 keep that pain drany + month + pre.

O obtain segult of u.w. + In Buntons hegatic

And

PROGRESS NOTES DIMOND DIAGNOSTIC SERVICES DON DATE NOTES: 101/18 CVEST NON 174 RAVE BUL'S Nut significant only M/o. Kahwi rove Kristle. rechect LETS. MILTAS CONNICION return would hell DAGE ARE Engill (18253, Sy line For fen wis con LUNGI CPNA PLACE \$ 6LisuUN There (the witaulor, 2 FIU TROUB!

PROGRESS NOTES - DIMOND DIAGNOSTIC SERVICES O) A WOM Wag to see a see a see NOTES DATE T long BSENCE. 140 prom HA BEN HAVING 145 2 weeks when he Will real SUB WHO Presuger ales Sin ocion. NO CETTY DENTICAL SHAN + 1455 stopper. Just UP As Less Shouse KIN ~ 5 moutes. April 1 anus 11 NON DIS. WiTH 1100 swei how MS, S+ 33,5 y ausse LUSS 2 10/0/15 Love: (401.20V HOL -3) avage LO1-150 560F 86 UNC 5605 175 May 012ATOW - CHUNC 1400000 2000 mr. Jus SAMAGN ww. month palachadas -1/20/4P Faver 1 (3) 00129 1 mer uses Aurs, DIET. exucite AND seternal 10 61 Specialist 200 107 ulu, hollow Seri-FU. ilisut! IFT' - 11 INTERVED IN Mying_ tran serves DONT NONITON - ONE page showing st eterston during "hern't palachaban," ofw were). () PACAITATION, 3/ Elevares LETS, 20 to 62 4/ HARCHITHOURNES P-1 (3) milt thister El will perior Estably.

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מבאט-א	DATE REPORTED		S DIMOND DI			DATE REPORTED		
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Lauuui	DON,		SWIRCENSK	, AK 99515		DON, DATE COLLECTED		4
st.oratory Corporation of America	DATE COLLECTED		SWIRCENSK	•		03-MAR-98	non.	03-JUL-58
	10:26 AM		•			10:26 AM		
FASTING: YES ACC	3229250-2	1			ACC #	3000050 5		
test	result	units	range :	test	700 ";	result		range
GLUCOSE	100	MG/DL	65-115	1	•			runge
BUN		MG/DL	5-225	1				
CREATININE	1.1	MG/DL	0.6-1.5	1				
BUN/CREAT	19.1	RATIO		I				
SODIUM	139	MEQ/L	135-147	1				
POTASSIUM	5.0	MEQ/L	3.5-5.3	ľ				÷.
CHLORIDE	101	MEQ/L	96-109	i				
;			j	I				
TOTAL PROTEIN	8.3	G/DL	6.0-8.5	l				
ALBUMIN	4.4	G/DL	3.5-5.5	1			:	
GLOBULIN	3.9	G/DL	2.0-3.9	1				
A/G RATIO	1.1	RATIO	1.0-2.4	l			;	
CALCIUM	9.8	MG/DL	8.5-10.8	l				
PHOSPHORUS	4.1	MG/DL	2.5-4.5				-	
SGOT (AST)	75 HI		1-40	l				
SGPT(ALT)	123 HI	•	0-45		والمحاضات والمار		la di watan katan da	الإستعيلوج تفاسي الحفيان
ALK PHOS	59	U/L	25-140	1	CHANGE		; Portages stone co	LVC CLIPPLETTY OR
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GGTP	24	U/L	1-85		9.7			
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CHOLESTEROL		MG/DL			C. MAI	<u> </u>		
TRIGLYCERIDES	143	MG/DL	30-150					
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LDL CHOL, CALC

STS ORDERED: ACP, FERRITIN, HDL, BLOOD DRAW.

-08450 34-57365.002 11001 Available Corporation of America	DATE REPORTED 22-JAN-98 MONACO, DON, DATE COLLECTED 21-JAN-98 10:15 AM	No.	DIMOND DIA DIMOND TOW 800 EAST D ANCHORAGE, SWIRCENSKI	JER #3 DIMOND BLVD. AK 99515	DATE REPORTED ?2-JAN-98 .40NACO, DON, DATE COLLECTED 21-JAN-98 . 10:15 AM	3 DOB: 31-JUL-58
ASTING: YES ACC	3155424-8				ACC# 3155424-6	
test	result		range	test	result	units range
GLUCOSE	90	MG/DL	65-115 I			- .
BUN	22	MG/DL	5-25			
CREATININE	1.1	MG/DL	0.6-1.5 I		• •	
BUN/CREAT	20.0	RATIO	Į.			•
SODIUM	141	MEQ/L	135-147 I			
POTASSIUM	5.0	MEQ/L	3.5-5.3			·
CHLORIDE	105	MEQ/L	96-109 I			•• •••
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TOTAL PROTEIN	8.6 HI		6.0-8.5 I			
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LDL CHOL. CALC			60-1301			
CHOL/HDL RISK		RATIO			ganta Barat	TO 12 20 20 20 20 20 20 20 20 20 20 20 20 20
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J 1						1-0-24
FERRITIN	127	NG/ML	22-322			RANGE OF THE STREET
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LDL CHOL. CALC

ESTS ORDERED: ACP, FERRITIN, HDL, BLOOD DRAW.

3 1 FINAL: MONACO, DON 3155424-8/L27696830-7

COL. DT: 21-JAN-98 REC. DT: 22-JAN-98

3-JUL-92	l e e e e e e e e e e e e e e e e e e e	#3 BLOOD DRAW,		DATE REPORTED 09-JUL-92	CLIENT # Ø845Ø-2
ONACO, ON	BØØ EAST DIAM	,). (166)	JNACO, JON	
	ANCHORAGE, AK 375-55342.001	HEALTH SURV			
TE RECEIVED		i iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii		DATE RECEIVED Ø6-JUL-92	AGE SEX
:CESSION NO. 73Ø1Ø-5	REMARKS	i ··· 		ACCESSION NO. 3173Ø1Ø-5	PHYSICIAN GARY ARCHER, M
RESULTS Size	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	The Residence of the Party of t	是在4000年6月	經RESULTS 辭	
77 -: ====================================	GLUCOSE 65 - 110 mg/dl			5.8	WBC X 10 ³ 4.8 - 10.8
17.78	BUN 10 - 26 mg/d			SE 5 5 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	RBC X 10". 5 14 5 1437 477, F100 5 12
14.2	CREATININE 0.7 - 1.4 mg/dl BUN/CREATININE 7 - 18	Personal Company of the Company of t	MAN PROPERTY OF A STATE OF A STAT	16.5	HBG g/dl M13-17, H1.5-15.5
14.2 (#6%) 138	SODIUM 135 - 152 mEq/l			92	HCT% B1 - 101
5.0	POTASSIUM 3.2 - 5.0 mEq/1		建设的	30.620	МСН ДДО 28 - 34
99	CHLORIDES 96 - 106 mEq/I			33.1	MCHC% 32 - 36
30	CO. 24 34 mEq/l		College College	02.727	PLATELETS 323-140 2450 X 103
7.8	TOTAL PROTEIN 6.0 - 8.5 g/dl			10.9	RDW 10 - 13
4.74	ALBUMIN 2.35 - 65 g/d		在一个一个	A PAR	NEUTROPHILS STEAL TO SEE
3.1	GLOBULIN 2.0 - 3.5 g/dl			33	LYMPH 22 - 42%
1.5	A/G RATIO 1.0 - 20		SO ALMERICA MANAGE	A CONTRACTOR OF THE	MONO
ं. 2 4. 3 केन्द्र	CALCIUM 8.5 - 10.5 mg/dl PHOSPHORUS 2.5 2.4.5 mg/dl	Process of the State of the Sta		3 	EOSIN 0 - 5% BASO 465 - 405 - 0 - 1%
55 HI	SGOT 0 - 40 U/L			200 TO STORY	SED. RATE M0-10, F 0-20, mm/H
141 HIT	SGPT TO SEE TO THE UICE	Account to the second second			DIGOXIN 2/2 0.5 22 hg/mi
56	ALK, PHOS, <17 YRS. 80-490 U/L >17 YRS. 30-130			200	DILANTIN 10 - 20 mcg/ml
139.331	TDH 3435 45 50 5 525 0 1 1 3 1	またからいまするというか	THE PARTY OF THE P	· · · · · · · · · · · · · · · · · · ·	BLOOD AVERTON SE HOUSE
Ø.6.	TOTAL BILI 0.2 - 1.2 mg/dl		· · · · · · · · · · · · · · · · · · ·		RH FACTOR
20.20	GGT TO THE STATE OF THE STATE O		September 1	And the state of the said of t	ANDBODY SCREEN NEGATIVE
8.2 HI	URIC ACID 1425-80, F1.7-7.0 mg/d	Market and the second second second			RPR SEROLOGY NR
176 5 HI	CHOLESTEROL SEE REVERSE & TRIGLYCERIDES 35 - 150 mg/dl				MONO SCREEN NEGATIVE
30	HOL: CHOLESTEROL NO. 75, HO 10 m/d 3	sia hostid yr. Frympore in Stud	Series Corporation		RHEUMATOID FACTOR NEGATIVE
115	LDL CHOLESTEROL 60 - 130 mg/dl				SPEC. GRAVITY 1.005 - 1.035
5.9	RISK RATIO		A CONTRACTOR OF THE PARTY OF TH		COLOR COMPANY OF THE PARTY OF T
	TOTAL IRON F-80-180, 14-70-180 mog/d		-d - 43		APPEARANCE CLEAR
S\$ 1877.75	TOTAL FROM BRONG CAP : 175 400 mcg/d	されている かんしょうしょう かんかんしょう かんかいかん かんかん	A STATE OF THE PROPERTY OF MANY OF THE PARTY	The second second	A minimal Administration of the feature of the feat
THE STATE OF		Electric de la constant de la consta	大学 (大学) かった (大学) (大学) (大学) (大学) (大学)	Section 1999 Section 1999	PH 45 75
	% SAT 25 - 40%	V	ALE EMAL		PROTEIN NEGATIVE
	% SAT 25 - 40% FERRITIN		NALE OF THE STATE		PROTEIN NEGATIVE
218 (4	% SAT 25 - 40% FERRITIN 4.5 - 12.5 mcg/dl		7 752 FOUR TO 1	PO PO POR	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE
218 (4	% SAT 25 - 40% FERRITIN		NES ENVI		PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE
218/194	% SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12				PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE
218/63	% SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 - 2 FTI 4.5 - 12.5 T3 (RIA) 7.50 - 170 ng/d 3 TSH 0.4 - 6.0 MIU/mi				PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE
218/	* SAT 25 - 40* FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 - 25 FTI 4.5 - 12.5 T3 (RIA) 50 - 170 ng/dl TSH 0.4 - 6.0 MIU/ml GLYCO HEMOGLOBIN 4 - 6.8*				PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN NEGATIVE LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE
218 X	* SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 FTI 4.5 - 12.5 T3 (RIA) 50 - 170 ng/dl TSH 0.4 - 6.0 MIU/ml GLYCO HEMOGLOBIN 4 6.8% HER TEST RESULTS				PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT-BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN P.O. 1 mg/dl
MMENTS/OTH	* SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 FTI 4.5 - 12.5 T3 (RIA) 50 - 170 ng/dl TSH 0.4 - 6.0 MIU/ml GLYCO HEMOGLOBIN 4 6.8% HER TEST RESULTS		HEW # 46-	022/MEDICARE	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN NEGATIVE LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE
218 X	* SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 - 12.5 FTI 4.5 - 12.5 T3 (RIA) 50 - 170 ng/dl TSH 0.4 - 6.0 MIU/ml GLYCO HEMOGLOBIN 4 - 6.8% SIAME				PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN NEGATIVE LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE
2184 MMENTS/OTHYLASE: RESULT	* SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 - 12.5 FTI 4.5 - 12.5 T3 (RIA) 50 - 170 ng/dl TSH 0.4 - 6.0 MIU/ml GLYCO HEMOGLOBIN 4 - 6.8% SIAME	RESULT	HEW # 46- UNITS	022/MEDICARE NORMALS	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN NEGATIVE LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE
2184 MMENTS/OTHYLASE: RESULT	* SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12 - 12 FTI 4.5 - 12.5 T3 (RIA) 50 - 170 ng/dl TSH 0.4 - 6.0 MIU/ml GLYCO HEMOGLOBIN 4 - 6.8% HER TEST RESULTS	RESULT	HEW # 46- UNITS	022/MEDICARE NORMALS	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN NEGATIVE LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE
21840 MMENTS/OTH TYLASE: RESULT MYLASE: PASE: LIPASE PNEUMO:	* SAT 25 - 40% FERRITIN	RESULT 43 S8	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
MMENTS/OTHYLASE: RESULT MYLASE: PASE: LIPASE PNEUMO;	* SAT 25 - 40% FERRITIN T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12	RESULT 43 S8 2.01 /	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
21840 MMENTS/OTH YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO: YCOPLAS INDEX	* SAT 25 - 40% FERRITIN	RESULT 43 SB 2.01/ INTERPRETATION	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
21840 MMENTS/OTH YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO: YCOPLAS INDEX <0.80	* SAT 25 - 40% FERRITIN	RESULT 43 SB 2.01 / INTERPRETATION NEGATIVE	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
218/00 MMENTS/OTH YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO; YCOPLAS INDEX (0.80	* SAT 25 - 40% FERRITIN	RESULT 43 S8 2.01 / INTERPRETATION NEGATIVE EQUIVOCAL	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
21840 MMENTS/OTH YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO: YCOPLAS INDEX <0.80	* SAT 25 - 40% FERRITIN	RESULT 43 SB 2.01 / INTERPRETATION NEGATIVE	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
21840 MMENTS/OTH TYLASE: RESULT MYLASE: PASE: LIPASE PNEUMO: TYCOPLAS INDEX (0.80 0.80 1.00	* SAT 25 - 40% FERRITIN	RESULT 43 S8 2.01/ INTERPRETATION NEGATIVE EQUIVOCAL LOW POSITIVE	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
Z1840 MMENTS/OTH YLASE: RESULT AMYLASE: PASE:	* SAT 25 - 40% FERRITIN	RESULT 43 SB 2.01/ INTERPRETATION NEGATIVE EQUIVOCAL LOW POSITIVE MID POSITIVE	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
Z1840 MMENTS/OTH YLASE: RESULT AMYLASE: PASE:	* SAT 25 - 40% FERRITIN	RESULT 43 SB 2.01/ INTERPRETATION NEGATIVE EQUIVOCAL LOW POSITIVE MID POSITIVE	HEW # 46- UNITS U/L U/L	022/MEDICARE NORMALS 31-123 10-140	PROTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN O mg/d LEUKOCYTE ESTERASE NEGATIVE NITHITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
Z1840- MMENTS/OT YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO; YCOPLAS INDEX (0.80 0.80- 1.00- 2.40- 2.40- 2.40- 2.40-	* SAT 25 - 40% FERRITIN	RESULT 43 S8 2.01/ INTERPRETATION NEGATIVE EQUIVOCAL LOW POSITIVE MID POSITIVE HIGH POSITIVE	HEW#46- UNITS U/L U/L EIA INDEX	022/MEDICARE NORMALS 31-123 10-140 NEGATIVE	PROTEIN NEGATIVE GLUCOSE NEGATIVE NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN P. 0 1 mg/d LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
Z1840- MMENTS/OT YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO; YCOPLAS INDEX (0.80 0.80- 1.00- 2.40- 2.40- 2.40- 2.40-	* SAT 25 - 40% FERRITIN	RESULT 43 S8 2.01/ INTERPRETATION NEGATIVE EQUIVOCAL LOW POSITIVE MID POSITIVE HIGH POSITIVE	HEW#46- UNITS U/L U/L EIA INDEX	022/MEDICARE NORMALS 31-123 10-140 NEGATIVE	PROTEIN NEGATIVE GLUCOSE NEGATIVE NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN P. 0 1 mg/d LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE # 50-8026 / C.A.P. # 98109-00
Z1840- MMENTS/OT YLASE: RESULT AMYLASE: PASE: LIPASE PNEUMO; YCOPLAS INDEX (0.80 0.80- 1.00- 2.40- 2.40- 2.40- 2.40-	* SAT 25 - 40% FERRITIN	RESULT 43 S8 2.01/ INTERPRETATION NEGATIVE EQUIVOCAL LOW POSITIVE MID POSITIVE HIGH POSITIVE	HEW # 46- UNITS U/L U/L EIA INDEX	022/MEDICARE NORMALS 31-123 10-140 NEGATIVE	PROTEIN NEGATIVE GLUCOSE NEGATIVE NEGATIVE OCCULT BLOOD NEGATIVE BILIRUBIN NEGATIVE UROBILINOGEN P. 0 1 mg/d LEUKOCYTE ESTERASE NEGATIVE NITRITE NEGATIVE # 50-8026 / C.A.P. # 98109-00

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ATE REPORTED	GARY ARCHER, J	M.D. TEST REQUESTED	DATE REPORTED !	CLIENT #
2-JUN-92		LIPASE,	`7-JUN-92	
CNACO,		L. J B HEALTH SURVEY I,	.10NACO,	•
NALD		9951 AMYLASE, CBC,	DONALD	
MHLD			DONALD	
ATE RECEIVED	375-55330.001	BLOOD DRAW.	DATE RECEIVED	AGE SEX
5-JUN-92		:	26-JUN-92	NI M
CESSION NO.	REMARKS		ACCESSION NO.	PHYSICIAN
_:09733-3		!		GARY ARCHER, M
RESULTS ***	TEST/NORMALS	ALTERNATION OF THE PERSON OF T		TEST/NORMALS THE
89	GLUCOSE 65 - 110 mg/dl		6.2	WBC X 10 ³ 4.8 - 10.8
12	BUN 10 - 26 mg/dl		\$5.22	RBC X 10° 2 5 4 14.37-577, F400-512
	The same of the sa			سداحت كفط المستقونات والمناه والمناهدة المناء المناهدة ميتوردا والداءوا وا
1.1			16.1	HBG g/dl M13-17, 11.5-15.5
10.9位词	BUN/CREATININE 7 - 18		2048:4 Vei	HCT% M39-49, F 34-44
1.41	SODIUM 135 - 152 mEq/I		93	MCV μ ³ 81 - 101
4.6	POTASSIUM 3.2 - 5.0 mEq/l		30.9	MCH μμg 28 - 34 F
102	CHLORIDES 96 - 106 mEq/l		33.3	MCHC% 32 - 36
29	CO. 24 - 34 mEq//		224	PLATELETS \$140 450 X 100
7.6	TOTAL PROTEIN 6.0 - 8.5 g/dl			RDW 10 - 13
	ALBUMIN 3.5 - 5.5 g/d	Control of the second of the s	TOWER	NEUTROPHILS 41 - 72%
4.6	··		المناداد المتعدد	
3.0	GLOBULIN 2.0 - 3.5 g/dl		41	LYMPH 22 - 42%
15.	A/G RATIO 1.0 - 20	The state of the s		MONO 0 9%
7.9	CALCIUM 8.5 - 10.5 mg/dl		4	EOSIN 0 - 5%
9.3	PHOSPHORUS 25 45 mg/dl	AN COMPLEX PROPERTY OF THE PRO	A STATE OF THE	BASO C
72 HI	SGOT 0 - 40 U/L			SED. RATE M0-10, F 0-20, mm/H
160 HI	SGPT - 45 O VIS UILE TO			DIGOXIN
73	ALK, PHOS, \$17 YRS. 80-490 U/L \$17 YRS. 30-130	Service and the service and th		DILANTIN 10 - 20 mcg/ml
->		Brander Brander (1994) de Comprese Comprese Comprese de Comprese d	Electronic and Control Con-	BLOOD TYPE 12-12-12-12-12-12-12-12-12-12-12-12-12-1
138 351	LDH 14 2 VILL			And the latest of the latest o
0.7	TOTAL BIL: 0.2 - 1.2 mg/di		transaction to the second second	RH FACTOR
24 200	GGT GATE VALUE OF 155 UILS			ANTIBODY SCREEN NEGATIVE
7.0	URIC ACID M2.5-8.0, F1.7-7.0 erg/di	i ,	i	RPR SEROLOGY NR
7777274				
41.67	CHOLESTEROL SUSSEE REVERSES	Not all the control of the control o		RUBELLA SCREEN Lig
21775	CHOLESTEROL SEE REVERSE TRIGLYCERIDES 35 - 150 mg/dl		ない。	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAM
133	TRIGLYCERIDES 35 - 150 mg/dl			RUBELLA SCREEN OF THE MONO SCREEN NEGATIVE
133	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 100-75 F40-90 mg/d			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE
133 144 145 HI	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 100-75 F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035
133	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 400-75 F60-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR
133 44 45 HI 4 9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL MOOTS F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F40-180 mg/dl			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR
133 144 145 HI	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL MOOTS F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F40-180 mg/dl			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PH 45 75
133 44 45 HI 4 9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL ACO-75 F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F-80-180 M-70-180 mg/dl TOTAL IRON BEDING CAP \$1757 400 mcg/dl % SAT 25 - 40%			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOR FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PH 45 75 PROTEIN NEGATIVE
133 44 145 HI 4 9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 400-75 F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F40-100 mg/dl TOTAL IRON F40-100 mg/dl			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PH 45 75
133 44 45 HI 4 9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL ACO-75 F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F-80-180 M-70-180 mg/dl TOTAL IRON BEDING CAP \$1757 400 mcg/dl % SAT 25 - 40%			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PHOTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE
133 44 45 HI 4 9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 400-75 F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F40-100 Mg/dl TOTAL FROM BHONG CAS 1752 400 mcg/dl % SAT 25 - 40% FERRITIN 75-410-300 mg/dl 4.5 - 12.5 mcg/dl			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PH A5 75 PROTEIN NEGATIVE GLUCOSE NEGATIVE
133 44 145 HI 4.9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 400-75 F40-20 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F40-100 HD 1470-100 mg/dl W SAT 25 - 40% FERRITIN F40-100 mg/dl T-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.8 - 12			RUBELLA SCREEN 6G MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PILIPIAN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE OCCULT BLOOD NEGATIVE
133 44 145 HI 4 9	TRIGLYCERIDES 35 - 150 mg/dl HDL CHOLESTEROL 400-75 F40-90 mg/dl LDL CHOLESTEROL 60 - 130 mg/dl RISK RATIO SEE REVERSE TOTAL IRON F40-100 H70-100 mg/dl W SAT 25 - 40% FERRITIN 77-4 4.5 - 12.5 mcg/dl T-3 UPTAKE 0.86 - 12 FTI 4.5 - 12.5			RUBELLA SCREEN GG MONO SCREEN NEGATIVE RHEUMATOID FACTOR NEGATIVE SPEC. GRAVITY 1.005 - 1.035 COLOR APPEARANCE CLEAR PHOTEIN NEGATIVE GLUCOSE NEGATIVE KETONES NEGATIVE BILIRUBIN NEGATIVE BILIRUBIN NEGATIVE
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NATIONAL HEALTH LABORATORIES, INC. 21903 68 AVE. SOUTH, KENT, WA 98032 (206) 395-4000 WA 7-800-562-4956 DUTSIDE WA 1-800-426-8033

Doctor: Cary Archer
Date: 07/08/92
Anch. Diagnostic Imaging Ctr.
4003 Lake Otls, Anch., Ak 99508

563-3493

400c _dise Otis Pa = ay #101 Anchorage, Alaska 995 1 (907) 563-3493

Clinical History:	□ Routine
	☐ Send films with patient
Exam Requested:	☐ Phone results to this number
2-D AND M-MODE ECHOCARDIOGRAM WITH DOPE	LER FLOW STUDIES

Radiologist Report:

Study is compared with one done on 02/14/92 which showed calcific disease of the aortic valve and mild MR.

QUALITY OF THE PRESENT STUDY: Good.

- 1. PERICARDIUM: There is no effusion, although there is a trivial little echo-free space that may represent a small amount of physiologic pericardial fluid.
- 2. LEFT VENTRICLE: It contacts briskly. At the end of diastole it is a little over 5cm, at the end of systole just over 3cm with a normal ejection fraction. The septum and posterior wall are each about a centimeter thick or a little more.
- 3. LEFT ATRIUM: That chamber is 4cm in the AP plane and it looks normal. The mitral leaflets move freely.
- 4. AORTA: The root of the aorta moves briskly. It is under 3.5cm in the AP plane. The commissure between the left and the right coronary cusps is thickened and dense but there is adequate motion of the aortic valve leaflets. Doppler interrogation shows a jet of at least mild AI. The half time on the jet of AI is 746msec which is compatible with mild AI.

The dense calcific-looking mass located at the junction between the right and left coronary cusps could be in part vegetation; however, there is no flipping around or dishrag effect that is more commonly associated with vegetation. If there is a clinical suspicion of endocarditis, however, that should be followed up.

5. RIGHT YENTRICLE: That chamber is under 2.5cm in the AP plane and it looks normal. The tricuspid valve, RA, and root of the PA are all unremarkable.

DOPPLER interrogation shows normal antegrade flow patterns. There are trivial jets of MR and TR and mild AI.

IMPRESSION: Abnormal study.

- 1. Calcific-looking disease involving the aortic valve with mild Al.
- 2. Trivial to mild MR and TR with borderline LAE.

Compared with the study done 02/14/92, I do not see a significant change.

SHERMAN BEACHAM, M.D.

SB/jo

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		g .
	ANCHORAGE DIAGNOS	TIC IMAGING CENTER
me: DON MONACO o.b. 7-31-58	CLINICAL HISTORY:	Routine.
ARCHER		Send films with patient.
7 – 9 – 92 nch. Diagnostic Imaging Ctr.	EXAM REQUESTED:	Phone results to this number.
003 Lake Otis, Anch., AK 99508 563	1-3493 CT Chest	apa
RADIOLOGIST REPORT:		
ormal in caliber throughou ith no masses or nodules ormal. The adrenal gland	ABDOMEN: Oral and intravenous cont normal in caliber and course. The ab- ut its visualized length. The liver ha- or infiltrative lesions. The spleen is appear normal and the kidneys appear nteric or para-aortic lymph node enlar	dominal aorta is also entirely as a normal parenchymal patter is large. The pancreas appear normal and appear to function
MPRESSION: Splenomegaly.		
AROLD F. CABLE, M.D./mh &T-07/09/92		
ROLD F. CABLE, M.D.	·	
03 Lake Otis Parkway, #101	(907) 563-3493	Anchorage, Alaska 995
	<i>(</i>	
OLD F. CABLE; M.D.		٠.
Lake Otis Parkway, #101	(907) 563-3493	Anchorage, Alaska 99508
OLD F. CABLE, M.D.		•
Lake Otis Parkway, #101	(907) 563-3493	Anchorage, Alaska 99508
		Anchorage, Alaska 99508

SEP 38 U.S. DEPARTMENT OF JUSTICE

U.S. DEPARIMENT OF BUSINES	FEDERAL BUREAU OF PRISONS
TO: (Name and Title of Staff Member) OR BANTON Medical	DATE: 6 - 15 - 03
FROM: DUN MONACO.	REGISTER NO.: 13314-006
WORK ASSIGNMENT: CHAPP	UNIT: 208
SUBJECT: (Briefly state your question or condition continue on back, if necessary. Your failure taken. If necessary, you will be interviewed request.) I respectfully request of my hepatitis C // teen acting up more for	e to be specific may result in no action being
Al months since I A	Grived here At F.P.C. Du
1th. I've been circled	treatment several times at
WASSCA F.C. I AND	ESMINAL ISLAND F.C.I
prior to my Arrival here.	Now mint be the cinht time
The treatment	recording to the ray mine
Ter Meriman.	
Thanks in advance a	places ascerded in intime
THANKS IN Advance of	dease respond in writing.
CC: DM/MF (Do not write b	pelow this line) Don Maraco
DISPOSITION:	
watch the call-our	for an appointment
and well discuss	+ the possibility
of Hepatitis, 4	ilstulup.
	•
Signature Staff Member	Date 7/21/07
Record Copy - File; Copy - Inmate (This form may be replicated via WP)	This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) OR BATTON - Nedical Determinents FROM: DOW MONACO -	DATE: 11-17-03 F. NO.: 13314-006
WORK ASSIGNMENT: Chapel	UNIT: 208
SUBJECT: (Briefly state your question or con Continue on back, if necessary. Your failur taken. If necessary, you will be interviewe request.) ### TESKETTIME IEGUES!	e to be specific may result in no action being
Blood Test to check up	on my prostrate gland (PSA Test
I ie teen haling some serve	is pictlems and your associated
with my postrale, genitals,	rectini and befores there ups.
I'm not sure exactly why	1 4 AM EXPERIENCING THIS I PAIN
AND THESE THIE LYS, FUL	1 MINK MAIN MY HEPATINISC
liver Discase And liver	the drive the frage
WHITEAREN THEY IN WITH PAR	he a and like to dela com
note Chamietry Portel or new	Had which writes a XA test
Thanks in Advance and ples	The resource in unition.
CC: DM/MF (Do not write)	below this line) Don Monaco
DISPOSITION:	
Report to Sick o	zall to be evaluated
i de la companya de	
	•
•	
Signature Staff Member	Date 7/24/03
Record Copy - File; Copy - Inmate	
(This form may be replicated via WP)	This form replaces BP-148.070 dated Oct 96

and BP-S148.070 APR 94

FEDERAL BUREAU OF PRISONS

U.S. DEPARIMENT OF GODIEGE	TERRITAL DOMENO OF EKTSONS
TO: (Name and Title of Staff Member) RATON - Medical Date	DATE: 6-6-03
FROM: DON MONACO	REGISTER NO.: 13314-006
WORK ASSIGNMENT: Chapel	UNIT: 208
SUBJECT: (Briefly state your question or con Continue on back, if necessary. Your failur taken. If necessary, you will be interviewe	cern and the solution you are requesting. e to be specific may result in no action being d in order to successfully respond to your
I respectfully regul	est a professional biopsu
From A skin specialist A	out the ADADIMAL growth on
ADADIMALITY SOULD BE CANCE	erous since this type of
P.A. ESPINAL MAVE INCOME	transfur both lips and
my reasonable request for	of a specialist. This growth
Thanks IN ANANCE AND	slowly lover the years. Dease grant my request with
CC: DM/MF	Don Monaco
(Do not write	below this line)
DISPOSITION:	
Report to sick.	call for re-evaluation the Looken
if you want	This looked
at again,	
Signorure Staff Member	Date 6/13/03
Record Copy - File; Copy - Inmate (This form may be replicated via WP)	This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

Printed on General Paner

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEF 48 U.S. DEPARTMENT OF JUSTICE	FEDERAL BUREAU OF PRISONS
	(mail may make my mail and a state of the
TO: (Name and Title of Staff Member) WARDEN StINE - DUINT F.P.6.	DATE: 3-5-03
FROM: DON MONACO	REGISTER NO.: 13314-00614
WORK ASSIGNMENT: Recycle	UNIT: 208
taken. If necessary, you will be interviewed request.) Dear Warden Stine, I'm sorry that atter, but I'm left with no other choice at tutional Rights have been clearly violated by ere. Please read the following formal complary be some type of abusive retaliation going that you can please keep these complaints and copy of each complaint has also been forward an or another neutral officer to formally involved by neutrally detached correctional officers loo forwarded copies of these complaints to so an adendum to my pending 2241 injunctive or treatment of my serious chronic migraines as also been sent to the Minnesota Medical Bo ers and a Civil Rights attorney have also be available upon your request if needed. It was in advance and please contact me as sent as a so we hanks in advance and please contact me as sent at a divide and please contact me as sent and a civil Rights attorney have also be available upon your request if needed. It was in advance and please contact me as sent and a civil Rights attorney have also be available upon your request if needed. It was in advance and please contact me as sent and a civil Rights attorney have also be available upon your request if needed. It was a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as sent and a civil Rights attorney have also be a contact me as a civil Rights attorney have also be a contact me as a civil Rights attorney have also be a contact me as a civil Rights attorney have also be a contact me as a civil Rights attorney have a civil Rights attorne	ern and the solution you are requesting. It to be specific may result in no action being in order to successfully respond to your. I have to come to you with this very unfortunated by the several prison medical and other staff members into the very carefully. Since I believe that there on against me in this and other matters. I ask this information under strict confidentiality. The confidential the set of the confidential transport of the set of
axpayers valuable money.	Sincerely,
(Do not write h	pelow this line) Don Monaco
DISPOSITION: Please see attached response dated April 22	2, 2003.
Signature Staff Member	Date
D.C. Seine, Warden	April 22, 2003
Thought Conv Files Conv Inmate	·

Record Copy - File; Copy - Inmate (This form may be replicated via WP)

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) WHITEN STINE - WITH F. P. C.	DATE: 3-5-03
FROM: DON NEWACO	REGISTER NO.: 13314-006
WORK ASSIGNMENT: Recycle	UNIT: H8

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

Petitioner, Donald James Monaco respectfully comes forth in the following matter under the protection of the 1st Amendment Right to the freedom of speech and the right to redress grievances against Government officials under the United States and similar Minnesota State Constitutions. Petitioner Also comes forth under BOP Administrative Pulsy Statement 1330/.

At approximately 3:10 PM on 2-24-03, I started to have one of my classic/chronic well-documented migraine headache episodes prior to and during the time I was speaking with the Duluth Education Supervisor, Mr. Miller. As I left Miller's office, I asked him to please notify the medical department about the onset of my migraine and my vision problem (temporary blindness). My chronic migraines are and have been recommended as an urgent care situation by Health Department Administrator, R. DeFrance, and all other federal prison medical departments. At approximately 3:15 PM, I notified P.A. Polzin in medical, that I was reporting as recommended pertaining to the onset of my migraine and partial blindness as urgent care.

At approximately 3:20 PM, P. Polzin called me into an office and started asking me questions and examining my condition. At one point during the visit, P.A. Polzin asked me what I usually take for the condition and if I took my prescribed Imitrex. I told him that I took the Imitrex 10 minutes ago and that I ran out of the prescribed Aspirin. I CC: DM / MF (Do not write below this line) (See Atlacted PAGE)

DISPOSITION:

Please see attached response dated April 22, 2003.

Date

Date

Date

April 22, 2003

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also tried to explain to him that I have been in litigation with the F.B.O.P. on the improper denial of strong in medication for my chronic raines and that I request a stronger Tylenol-Codeine pain medication for this particular migraine.

At this point, P.A. Polzin incorrectly proceeded to raise his voice in an abusive and threatening manner by yelling: "Are you threatening me!". P.A. Polzin then rambled on in a very loud and threatening voice that he had a lot to do right now which included the preparation of the pill line, etc. I told him that I was not threatening him and that I had a right to a stronger pain medication previously prescribed by visiting prison neurologist and B.O.P. Doctors. Then Polzin finally calmed himself down and told me that he would get me a refill of Aspirin to hold me over until I could speak to Dr. Barton or others for a chronic care evaluation. Polzin then told me to wait in the pill line for Aspirin he didn't have.

P.A. Polzin also called the Kitchen Supervisor Chevron and told him about my migraine headache and apparently Chevron told Polzin to have me report back to the Kitchen for the 4:00 PM count. I immediately objected to Polzin that it wasn't such a good idea to force me all the way back to the Kitchen for work when I was still partially blinded from the temporary visual impairment during the vascular onset of the migraine. P.A. Polzin then got upset with me and tried to tell me that I wasn't having visual problems because he had just examined me (this is not true, Polzin knew for a fact that I was having visual problems and temporary blindness). Polzin was obviously trying to downplay the seriousness of my migraine condition which was nothing short of deliberate indifference to my serious medical needs, and for Polzin to unnecessarily yell at me and force me back to work in an unprofessional and demeaning fashion when I was seriously ill and in need of immediate medical attention, monitoring and rest, is clearly in violation of Bureau Policy and the Code of Federal Regulations under Employee Conduct and Medical Care Procedures. P.A. Polzin's unprofessional and unethical behavior used towards me at this time was totally uncalled for in my time of serious medical need. P.A. Polzin's incorrect actions violated my Civil Rights and were cruel and unusual based on community standards and the 8th Amendment of the United States and similar Minnesota State Constitutions. As shown in Weaver v. Clark, 45 F.3d 1253 (8th Cir. 1995), prison official violates 8th Amendment by being deliberately indifferent either to the prisoner's existing serious medical needs or to conditions posing substantial risk of serious future harm.

In conclusion, I ask that the Duluth F.P.C. Medical Department immediately place safeguards into effect concerning medical and other staff member mistreatment of my chronic migraine headache conditions and the improper denial of stronger pain medication. I also request that similar safeguards be placed into effect concerning my other chronic medical conditions of a serious nature. This formal complaint against P.A. Polzin and the Duluth Medical Department and Camp should be formally investigated for abuse and neglect in compliance with state and federal laws and the B.O.P. Administrative Remedy Program Statement investigative procedure pursuant to P.S. 1330.13. I also ask that P.A. Polzin be sanctioned and/or reprimanded for his unprofessional violative behavior and request that I should never be placed in front of this neglective and abusive man again in a one-on-one situation due to the fact that I am in fear of my life, safety, and wellbeing if forced to deal with him on my own. "People are sent to prison as punishment, not for punishment", quoting Battle v. Anderson, 447 F. Supp. 516 and Wolfish v. Levi, 439 F. Supp. 114 (S.D.N.Y. 1977), and as also shown in Procunier v. Martinez, 416 U.S. 396 (1974), A prisoner is not stripped of Constitutional Rights (protections) at the prison gate, but, rather he retains all the Rights an ordinary citizen except those expressly, or by necessary implication taken from him by the law.

All statements were made truthfully to the best of my knowledge and ability under the penalty of perjury in compliance with Title 28 U.S.C. §1746 and Title 18 U.S.C. §1621.

Dated: 3-5-03

Respectfully submitted by:

Donald James Monaco #13314-006
F.P.C. Duluth, MN 55814

CC: DM IMF

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) WARDEN' STINE - Diluth F. F. C.	DATE: 3-5-03
FROM: DON MONACO	register no.: 13314-006
WORK ASSIGNMENT: RECYCLE	UNIT: 208
SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)	
This can be construed as a formal complaint under my 1ST Amendment procedural and B.O.P. Policy Right to administratively redress grievances against the Government, the B.O.P. and it's officials. United States (onstitution + Administrative Remedy Policy Statement 1330.13.	
At approximately 7 AM on Thursday 2-27-03, Medical Clinic for an ongoing migraine her Thursday morning. I was told by the Health A arrival at this institution on approximately	dministrative Director, R. DeFrance, upon my 1-23-03, that my migraine attacks would be
considered as an urgent care status because this painful and well documented chronic con this urgent time period on Thursday morning	of the temporary blindness associated with ndition. F.A. Espinal refused to see me at and told me to report back to work. I was
incorrectly forced to walk all the way across in a temporary blind medical condition. I supervisor, Mr. Wessberg and I told him that	carefully found my way over to my new work I was sick, had a migraine headache and that
I was told by P.A. Espinal to have him call m forced back to work partially blinded seven documented migraine attack on 2-24-03). Ord	ering a chronically ill prisoner back to an
assigned work position when they are tempora standards and is enough to shock the conscien After I was told to report back to	ce of any civilized and progressing society. P.A. Espinal at the renewed telephone
request	elow this line) (See Attached Naces)

DISPOSITION:

Please see attached response dated April 22, 2003.

Date

Date

L. Stine, Warden

April 22, 2003

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from Supervisor Wessberg, I was forced to walk all the way back across the compound once again and I was finally er ined by P.A. Espinal. I to Espinal that I took my prescribed Imitrex nasal splay and was out of both the litrex and the prescribed Aspirin. I was asked how much pain I was in by Espinal on a scale of 1 to 10, and I explained that my pain was at a level 8 which was excruciating like a continuous kick in the privates. I asked Espinal if he and the Duluth F.P.C. Medical Department was going to honor my request for stronger pain medication like previously prescribed by other private and B.O.P. professionals, but Espinal said that it was up to Dr. Barton and that Dr. Barton was in training and wouldn't be able to see me until next week. (I haven't seen the doctor in six weeks since my arrival here on 1-22-03 and Dr. Barton has not responded to any of my written inmate medical requests.)

Before leaving the medical department building, I asked Espinal if he was going to grant me a lay-in pass for the day which has always been honored, routine, and logical in every single prison, private or emergency medical facility in my entire life throughout the entire nation when confronted with one of my serious chronic migraine attacks. Espinal incorrectly refused to grant me a lay-in pass so I could sleep off the migraine and recouperate through much needed rest at this time. I was incorrectly forced back to work under dangerous conditions that are extremely unhealthy and toxic to my chronic medical conditions. I believe the periodic unhealthy carbon monoxide and other garbage fumes at my newly assigned work position were partially responsible for setting off this 2nd migraine attack in a period of 4 days (I was recently reassigned to the recycling and garbage facility without any prior knowledge or my personal input. Case Manager Witte reassigned me because I was never correctly cleared through medical in my first assigned servitude position in food service. I should have never been assigned to food service in the first place because I have chronic Hepatitis C liver disease which is well documented in my medical file. Also note that 4 days prior to this migraine attack, I was correctly given a one day lay-in pass by P.A. Polzin for the similar migraine attack on 2-24-03. Why did P.A. Espinal incorrectly discriminate against me on this second attack? I feel as though some type of sadistic retaliation is already being incorrectly used against me at this institution which seems to be quite common in my past 6 year prison experience when I've had to file complaints).

Further, as I was walking out of the medical department on the way back to my newly assigned work position under great stress, anxiety, and suffering, I saw Supervisor Wessburg at his vehicle and told him that Espinal was incorrectly forcing me back to work against my will because he refused to grant me a lay-in pass and that I was very ill and needed rest (After one of my classic chronic migraine attacks, I have intense pain, suffering, and nausea for a period of I day up until a week on some occasions that require immediate medical attention and a strong pain shot or pills with immediate bed rest. Well documented Demerol injections were always normally prescribed by private and emergency room doctors prior to my incarceration, and Tylenol-Codeine were prescribed by prison neurologists and medical doctors in the past. Proper treatment and pain medication have not been properly provided to me by Waseca F.C.I. or Duluth F.P.C. for approximately 4 years now through a dozen excruciating migraine episodes).

I told Supervisor Wessburg that I needed to speak with the Health Service Administrator, R. DeFrance, because I disagreed with Espinal's decision and I had a right to seek another opinion and ask for an override. Otherwise, I told him that I wanted to speak with the Captain about this insane decision to send me back to work. I told Wessburg that I was too sick to work right now and that I needed to rest. Wessburg then approached R. DeFrance in his office and spoke with him behind closed doors for several minutes. I also saw P.A. Espinal and he asked me what I was still doing in the medical department. I told him that Wessberg was speaking with DeFrance about the fact that he was forcing me back to work when I was ill and in need of treatment and rest. Then I saw Espinal go into Defrance's office and exit a few minutes later.

I was then called into DeFrance's office in front of DeFrance and Wessberg, and I was told by DeFrance that Espinal had made a clinical decision to send me back to work and that he would not override Espinal's decision. DeFrance also asked me what my pain level was and I told him about a level 8 and excruciating like a continuous kick in the balls.

over...

Then Wessberg told me that had no choice but to honor sprisons policy and that I had a free choice to report back to work or not. The buth is that I had no choice except to report back to work extremely ill against my will, or to be subjected to a write up and locked down in solitary confinement for 24 hours a day in a maximum security prison cell for refusing to report back to work. Wessberg also stated that thousands of prisoners over the past 20 years have also had to follow this well established policy here at this prison and other U.S. prisons for many, many years before those 20. I told them that their policy here was subject to challenge in a United States Courthouse and through Bureau procedure. I also told them that their policy was cruel. I also told them that I wanted to speak with Dr. Barton and they said he was in training and not available.

I was then forced to return and work under Mr. Wessberg which was against my will. After DeFrance refilled my prescription for Aspirin and Imitrex, I told DeFrance that I was returning to my assigned work position under protest and that my Constitutional Rights were being violated. I also told him that their tactics and Policy were cruel and unusual under the 8th Amendment and that Espinal, DeFrance and the F.P.C. Duluth Medical Department were responsible for my health and well being. I also told Wessberg that I was only back to work under protest and that I feel as if my Constitutional Rights were being violated. I was then given specific work projects for approximately 8:30 AM until 3:25 PM that day. I vomited throughout the morning because of the pain and nausea associated with my chronic condition.

In conclusion, this uncalled for incident was completely avoidable from the very start and throughout by Espinal, DeFrance, and Wessberg. These prison officials were deliberately indifferent to my serious medical needs and incorrectly forced me to work beyond my physical and mental capacity while I was seriously ill. Temporary blindness and excruciating pain and nausea put my life, safety and well-being into serious jeopardy. These last 2 migraine attacks and improper medical care have unnecessarily caused me great pain, suffering, anxiety, and depression. I ask that this formal complaint be well documented and officially entered into the record. I also ask that the complaint be formally investigated for ongoing medical neglect and abuse on this compound. I also ask that I be placed in a medically restricted job position that can meet my chronic medical needs in a safe and toxic free environment. This pitiful and neglectful situation needs to be corrected immediately and certain safeguards need to be properly put into place to insure that this type of avoidable incident never happens again. And finally, Espinal, DeFrance, and Wessberg and the F.P.C. Medical Department under Dr. Barton need to be sanctioned, repremanded and corrected for their cruel and unusual tactics and medical neglect which is in violation of the United States Constitution as shown in Weaver v. Clark, 45 F.3d 1253 (8th Cir. 1995). Prison officials violate 8th Amendment by being deliberately indifferent either to prisoner's existing serious medical needs or to conditions posing substantial risk of serious future harm.

Please respond in writing within 3 days as shown under the serious medical issue response time in Administrative Policy Statement 1330.13 and the A & O Handbook. Also make note that my medical issues are not the only ones at this prison camp. Many others have also been verbally abused and medically neglected at this camp. This is a minimum security prison camp, not a sadistic torture chamber or abusive hate factory.

Dated: 3-5-03

Respectfully and truthfully submitted to the best of my knowledge under the penalty of perjury pursuant to Title 28 U.S.C. \$1746 and Title 18 U.S.C. \$1641.

Donald James Monaco #13314-006

Unit #208

F.P.C. Duluth

Post Office Box 1000 Duluth, MN 55814

CC: DM/MF

Inmate Request to Staff Response Monaco, Donald Reg. No. 13314-006 April 22, 2003

This is in response to the multiple Inmate Request(s) to Staff, dated March 5, 2003, regarding your allegations of inappropriate medical attention for migraine headaches on February 24 and 27, 2003, and that your constitutional rights were being violated.

On February 24, 2003, you were evaluated in Health Services at 3:15 p.m. for treatment of a migraine. You claimed to Medical staff that you did not have a headache at the moment, and that you had used your prescribed Imitrex spray approximately 10 minutes prior to this evaluation. The examination performed revealed normal blood pressure, no loss of visual field, and intact neurological function. You were given an idle for the remainder of the day and instructed to use Aspirin as needed for any further symptoms. You indicated you had Aspirin in your room and did not want plain Tylenol due to your liver disease. However, you insisted on having Tylenol with Codeine prescribed. You further stated that you were in litigation over the lack of this medication being used at another institution. You were dismissed from the examination room and instructed to present to your work assignment for the 4:00 p.m. census and to give your foreman the medical idle to release you from the remainder of your work day.

On February 27, 2003, you presented to Health Services at 7:00 a.m. for treatment, without prior authorization from a staff member, as was instructed to you during the A&O orientation process. Mr. Espinal, the Duty Physician's Assistant, appropriately informed you to report to your supervisor and seek an appointment through the proper procedures. Based on a request from your supervisor, an appointment was made for you for 8:00 a.m. During the evaluation, you indicated you had a severe headache in the early morning hours, but that it went away after using your prescribed lmitrex spray. Examination revealed a normal blood pressure, intact neurological function, and no signs of visual disturbances. You then claimed to have pain at a level of 8 on a scale of 1 to 10, which was inconsistent with your earlier statement that the headache had gone away, and the findings from the medical evaluation. Your Imitrex spray and Aspirin prescriptions were renewed and you were instructed to return to your work assignment.

Thereafter, you approached Mr. Wessberg indicating you did not feel you should be working due to your medical condition. Mr. Wessberg consulted with Mr. DeFrance and Mr. Espinal. You were instructed to return to work based on the clinical decision that you were able to work. You continued to argue with Mr. DeFrance

and Mr. Wessberg over your disagreement with this decision. Mr. DeFrance then dispensed and explained to you the renewed medications. At that time, you stated you would return to work, but that you felt it to be in violation of your constitutional rights. You did not state to Mr. DeFrance that you felt "their tactics and policy were cruel and unusual under the Eighth Amendment....." as indicated in your Inmate Request to Staff Member. In your request, you mention that you vomited throughout the morning due to pain and nausea associated with the migraine. No vomiting was reported by you to your work supervisor and you were not observed to be making frequent trips to the restroom.

Based on the above information, I find that you have received appropriate care and treatment from Medical staff at FPC Duluth. I also find that you have failed to follow procedures regarding access to health care. You have received, and continue to receive, appropriate care and treatment that is within the community standard of care.

I trust this information has addressed your concern. Please contact R. DeFrance, Health Services Administrator, who is best positioned to respond to any further questions or concerns you may have regarding Health Services.

D. L. Stine, Warden

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member, Duth F.P.) Dr. BANON - Chief Med Doctor	3-5-03
FROM: DEW MONACO	REGISTER NO.: 13314-006
WORK ASSIGNMENT: RECYCLE	UNIT: 208
SUBJECT: (Briefly state your question or concontinue on back, if necessary. Your failure taken. If necessary, you will be interviewed request.) I respectfully come forth on a disagree with upon position	to be specific may result in no action being
for soft shoe. My feet 1	ourt in these institutional shoes or
my orthodics will not fit	Thanks Again
my orthodics will not fit	J 10 10 10
	Don Monaco
(Do not write h	pelow this line)
DISPOSITION: Lexamined you	in feet, orthotic insert
and work shoes	during your exam
with me on 3/6	103. I found The
and Those wo	& shoes to be
and printe to	I work. If for som
	a do not fit go to the
Laundry for a l	arger size.
Signature Staff Member	Date 3/11/03
Record Copy - File; Copy - Inmate (This form may be replicated via WP)	This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

Printed on Recycled Paper

ONCE AGAIN, I respectfully request that you honor my previous soft-shoe permit - custom fitted attacks + specially ordered tennis shoes that were transferred from Waseca F.C.I on 1-23-02. Both shoes that have been issued to me here so far hurt my feet. I ilso have not been able to wear the pair of custom made orthodics that Ir. Gray ordered for me at wasein unless it has been in the specially ordered tennis-shoe that were also approved through the WaseCA F.C. I. Medical Director Jorgenson. I have already addressed these issues in my last 2 cop-outs that you have failed to response to in writing. I haven't seen you in 6 weeks since my Ar rival here at this institution concerning serious medical issues. MANNOR by your medical staff + other staff members. Local Duluth Prison Policy in a recent Memorandum stated that custom shoes + orthodics were allowed to be transferred into this institution. why are you not allowing me to wear my medically prescribed athodics + specially ordered tenniss shoes that were transferred from waseen because of my well documented foot problem?

inclusion: Please grant the soft-shoe permit I require throughout the day so that my foot condition does not worsen. I have been in sain wearing the mandatory issued steel tood shoes that are incorrectly being forced pon me for my newly assigned position in the unhealthy garbay facility. Act of the proper special ordered tennis shoe + custom orthodic is stating a pagravate my foot condition + negatively affect my ankles knees and up isints. Otherwise, I request to see a qualified atsue pagratrist and irogractor for my worsening condition. Please respond in writing within the 3 day of my me.

emergency medical rule & hower in the Administrative Ready Procedure under the F. B. O. P. Policy Statement 1330, 13.

Dated: 3-5-03

Truthfully + respectfully submitted to the best of my Knowledge under the penalty of perjury. Title 28 U.S.C. \$ 1746

Donald James Monaco
Donald James Monaco
13314-006 Unit-208
P.O. Box 1000 F.P.L.
Duluth, MN 55814

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) Pulith FPL Dr. BATON - Chief Med. Doctor	DATE: 3-5-03
FROM: DON MONACO	REGISTER NO.: 13314-006
WORK ASSIGNMENT: Recycle	UNIT: 208
Please provide a written responsed interviewed request.) Please see the attacked plaints. I request that a fidential to the serious prational to the serious prational to the start and the start and the start as well as please provide a written responsed are incorrectly starting.	to be specific may result in no action being in order to successfully respond to your request to successfully respond to your request. Other executive of investigation of the last present of the successful court of the successful reports of the successful reports for the successful respond to your formation for the successful respond to your for the successful respond to your formation for the successful respond to your for the successful respond to your formation for the your formation for the your formation for the your formation forest for the your formation for the your formation for the your fo
to suffer because of this mistreatment.	
CC: DM/MF (Do not write b	pelow this line) Don Monaco
DISPOSITION: I have talke	of to mr. western and
I personally we	sited your work site
Mr. Wessberg assures me that your	
worksite is safe. I would agree	
with his assessment from my	
inspection.	
The medical staff	
Signature Staff Member	Date 3(11(03
Record Copy - File; Copy - Inmate (This form may be replicated via WP)	This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

(4)

Barton. Chief Medical Doctor * F.P.C. Minnesota

PEAR OF BASTON:

From: Don MONACO, 13314-COG, Unit-208 Date: 3-5-03

I respectfully come forth and ask that you please intervene in my immediate behalf on my newly assigned work position that is making me sick. When I arrived at this institution on 1-22-03, + before I was medically cleared through you or the medical department, I was immediately placed and forced to work in a food service position with my chronic hope attitis C liver disease which was in direct violation of city, state + federal health code standards. When I notified my unit team of this immediate problem, I was suddenly yanked out of food service + incorrectly placed in another extremely unhealthy position at the garbage recycling center without my knowledge or will. The first day on the new job in recycling made me very sick to my stomach with NAUSEA + headache due to the constant sbraxious smell of garbage, toxic carbon monoxide and other: Noxious fumes present in the building each day. I suffered a serious migraine attack the very next morning after suffering loss of appetite, herdache + Nausea after this first day on the job. I believe that the toxic aurironment in the recycling building was partially responsite for my second serious migraine within 4 days at my first at this in titution. These two migraines took place on 2-23 + 2-27 of 2003. I was Also inmeetly sent back to work partially blinded on each occasion. (Please se my two pending formal complaints attached). In conclusion, since ly case manager with incorrectly assigned me to both work positions without onsidering any of my well documented serious chronic medical issues, and ince both Witte + Unit team Manager Peterson refuse to reassign me to a more insomble + healthy work position in light of these problems. I ask that you are me in a medically restricted + more reasonable work position to meet my medall needs. I've been sick + nauseated every day with headrache in the newly assignl garbage dump position. I've also continuously notified supervisor wessberg of this poteneven tried to get a New pob everywhere on the compound, of supervisor wesstern that I've been labeled as notorious. Case Manager with miscorrect ly placed me in food service initially with hepatitis C liver of Blood disease, and then he incorrectly placed me in another unhealthy environment at the garbage dump. I'm sure he can place me in an orderly, recreation, chapel or other medically limited yob position. I believe that the actions + tactics that are incorrectly being used against me are retalitory, sadistic + abusive.

Please grant my request + put me on a utility or other nedically restricted job position to fit my medical needs.

thanks in advance + please respond in writing within 3 days due to the serious medical nature of my complaint as shown in the BOP Administrative Policy 1330.113.

Dated: 3-5-03

* Please Keep Confidential, I fear retaliation of I'm getting sick because of it. Respectfully + Truthfully submitted under the penalty of perjury. Title 28 V.S.C. \$ 1746.

Donald James Monaco

DONALD SAMES MONACO 13314-006, UNIT-208 P.O. BOX 1000, F. P. C. Duluth, MN 55814

CL:OM/AF

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TO: (Name and Title of Staff Member) Dr. Barlow - Chief Medical Doctor Duluth	DATE: 3-5-03
FROM: DON MONACO	REGISTER NO.: 13314-006
WORK ASSIGNMENT: Recycle	UNIT: 208

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

Petitioner, Donald James Monaco respectfully comes forth in the following matter under the protection of the 1st Amendment Right to the freedom of speech and the right to redress grievances against Government officials under the United States and similar Minnesota State Constitutions. Petitioner Also comes forth under BOP Administrative Pulsy Statement 1332.13.

At approximately 3:10 PM on 2-24-03, I started to have one of my classic/chronic well-documented migraine headache episodes prior to and during the time I was speaking with the Duluth Education Supervisor, Mr. Miller. As I left Miller's office, I asked him to please notify the medical department about the onset of my migraine and my vision problem (temporary blindness). My chronic migraines are and have been recommended as an urgent care situation by Health Department Administrator, R. DeFrance, and all other federal prison medical departments. At approximately 3:15 PM, I notified P.A. Polzin in medical, that I was reporting as recommended pertaining to the onset of my migraine and partial blindness as urgent care.

At approximately 3:20 PM, P. Polzin called me into an office and started asking me questions and examining my condition. At one point during the visit, P.A. Polzin asked me what I usually take for the condition and if I took my prescribed Imitrex. I told him that I took the Imitrex 10 minutes ago and that I ran out of the prescribed Aspirin. I CC: OM / MF (Do not write below this line) (See Atlanted DAME) --

record and find your medical.

treatment to be appropriate

Signature Staff Member

Date

3/11/03

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tried to explain to him that I have been in litigation with the F.B.O.P. on the coper denial of stronger and medication for my chronic man inex and that I request a gronger Tylenol-Codeine pain medication for this particular migraine.

At this point, P.A. Polain incorrectly proceeded to raise his veice in an abusive and threatening manner by yelling: "Are you threatening me!". P.A. Polain then rambled on in a very loud and threatening voice that he had a lot to do right now which included the preparation of the pill line, etc. I told him that I was not threatening him and that I had a right to a stronger pain medication previously prescribed by visiting prison neurologist and B.O.P. Doctors. Then Polain finally calmed himself down and told me that he would get me a refill of Aspirin to hold me over until I could speak to Dr. Barton or others for a chronic care evaluation. Polain then told me to wait in the pill line for Aspirin he didn't have.

P.A. Polzin also called the Kitchen Supervisor Chevron $ilde{t}$ and told him about my migraine headache and apparently Chevron told Polzin to have me report back to the Kitchen for the 4:00 PM count. I immediately objected to Polzin that it wasn't such a good idea to force me all the way back to the Kitchen for work when I was still partially blinded from the temporary visual impairment during the vascular onset of the migraine. P.A. Polzin then got upset with me and tried to tell me that I wasn't having visual problems because he had just examined me (this is not true, Polzin knew for a fact that I was having visual problems and temporary blindness). Polzin was obviously trying to downplay the seriousness of my migraine condition which was nothing short of deliberate indifference to my serious medical needs, and for Polzin to unnecessarily yell at me and force me back to work in an unprofessional and demeaning fashion when I was seriously ill and in need of immediate medical attention, monitoring and rest, is clearly in violation of Bureau Policy and the Code of Federal Regulations under Employee Conduct and Medical Care Procedures. P.A. Polzin's unprofessional and unethical behavior used towards me at this time was totally uncalled for in my time of serious medical need. P.A. Polzin's incorrect actions violated my Civil Rights and were cruel and unusual based on community standards and the 8th Amendment of the United States and similar Minnesota State Constitutions. As shown in Weaver v. Clark, 45 F.3d 1253 (8th Cir. 1995), prison official violates 8th Amendment by being deliberately indifferent either to the prisoner's existing serious medical needs or to conditions posing substantial risk of serious future harm.

In conclusion, I ask that the Duluth F.P.C. Medical Department immediately place safeguards into effect concerning medical and other staff member mistreatment of my chronic migraine headache conditions and the improper denial of stronger pain medication. I also request that similar safeguards be placed into effect concerning my other chronic medical conditions of a serious nature. This formal complaint against P.A. Polzin and the Duluth Medical Department and Camp should be formally investigated for abuse and . neglect in compliance with state and federal laws and the B.O.P. Administrative Remedy Program Statement investigative procedure pursuant to P.S. 1330.13. I also ask that P.A. Polzin be sanctioned and/or reprimanded for his unprofessional violative behavior and request that I should never be placed in front of this neglective and abusive man again in a one-on-one situation due to the fact that I am in fear of my life, safety, and wellbeing if forced to deal with him on my own. "People are sent to prison as punishment, not for punishment", quoting Battle v. Anderson, 447 F. Supp. 516 and Wolfish v. Levi, 439 F. Supp. 114 (S.D.N.Y. 1977), and as also shown in Procunier v. Martinez, 416 U.S. 396 (1974), A prisoner is not stripped of Constitutional Rights (protections) at the prison gate, but, rather he retains all the Rights an ordinary citizen except those expressly, or by necessary implication taken from him by the law.

All statements were made truthfully to the best of my knowledge and ability under the penalty of perjury in compliance with Title 28 U.S.C. §1746 and Title 18 U.S.C. §1621.

Dated: 3-5-03

Respectfully submitted by:

Conald James Monaco #13314-006 F.P.C. Duluth, MN 55814

CC: DM /MF

_____FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) Or. BARTON - Chief Medical Dever Muth	DATE: 3-5-03
FROM: DON MONACO	REGISTER NO.: 13314-206
WORK ASSIGNMENT: Recycle	UNIT: HS
SUBJECT: (Briefly state your question or conc Continue on back, if necessary. Your failure taken. If necessary, you will be interviewed request.)	to be specific may result in no action being
This can be construed as a formal complaint Policy Right to administratively redress grand it's officials. United States Constitution	under my 1ST Amendment procedural and B.O.P. levances against the Government, the B.O.P. + Administrative Remedy Policy Statement 1330.13.
At approximately 7 AM on Thursday 2-27-03, Medical Clinic for an ongoing migraine he	
	dministrative Director, R. DeFrance, upon my 1-23-03, that my migraine attacks would be
considered as an urgent care status because this painful and well documented chronic conthis urgent time period on Thursday morning incorrectly forced to walk all the way across	and told me to report back to work. I was
in a temporary blind medical condition. I supervisor, Mr. Wessberg and I told him that	
I was told by P.A. Espinal to have him call morced back to work partially blinded seve	
documented migraine attack on 2-24-03). Ord	ering a chronically ill prisoner back to an
assigned work position when they are temporastandards and is enough to shock the conscient	arily blinded sits well outside of community ace of any civilized and progressing society.
After I was told to report back to request	P.A. Espinal at the renewed telephone
CC: OM/MF (Do not write b	elow this line) (see Attached pages)
DISPOSITION:	
I have	eviewed your medica
record and of	md your medical
treatment to	be appropriate.
₹	
	•
Si Caralle State Control	
Signature Staff Member	Date 3/11/03
Record Copy - File; Copy - Inmate	

(This form may be replicated via WP)